United States Court of Appeals

For the Eighth Circuit

No. 15-2012 United States of America Plaintiff - Appellee v. Snofawn Torres-Webber Defendant - Appellant Appeal from United States District Court for the Northern District of Iowa - Cedar Rapids Submitted: December 25, 2015 Filed: January 11, 2016 [Unpublished] Before LOKEN, BOWMAN, and COLLOTON, Circuit Judges. PER CURIAM. Snofawn Torres-Webber appeals from the sentence imposed by the District Court¹ after she pleaded guilty to conspiring to commit robbery. Her counsel has

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¹The Honorable Linda R. Reade, Chief Judge, United States District Court for the Northern District of Iowa.

moved to withdraw and has filed a brief under <u>Anders v. California</u>, 386 U.S. 738 (1967), arguing that the sentence and conditions of supervised release are unreasonable. We conclude that the within-Guidelines sentence is not substantively unreasonable. <u>United States v. Cook</u>, 698 F.3d 667, 670 (8th Cir. 2012) (standards of review). Because Torres-Webber did not object to the conditions of supervised release at sentencing, we review only for plain error. <u>See United States v. Simons</u>, 614 F.3d 475, 478 (8th Cir. 2010); <u>see also Fed. R. Crim. P. 52(b)</u>. There is no such error. <u>See 18 U.S.C.</u> § 3583(d) (noting that additional conditions of supervised release must be "reasonably related" to certain 18 U.S.C. § 3553(a) factors, involve "no greater deprivation of liberty than reasonably necessary," and be consistent with any relevant Sentencing Commission policy statements). We have reviewed the record independently under <u>Penson v. Ohio</u>, 488 U.S. 75 (1988), and we find no nonfrivolous issues for appeal.

Accordingly, we affirm the sentence, and we grant counsel's motion to withdraw.